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UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF SOUTH CAROLINA

In re:)
) BANKRUPTCY CASE NO.: 19-04292
James Cornwell Searson, IV and)
Kimberly Searson)
Debtor(s).) CHAPTER 13
Address: 105 Iris Dr)
Walterboro, SC 29579)
)
Last 4 Digits of Social Security or)
Individual ITIN No.'s 3173 & 7941)
Debtor(s).)
)
NOTIO	CE OF OPPORTUNITY TO OBJECT

The debtor(s) in the above captioned case filed a Chapter 13 plan on October 4, 2019. The plan is attached or will be separately mailed to you by the debtor(s).

Your rights may be affected by the plan. You should read the plan carefully and discuss it with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

Any objection to confirmation of the Chapter 13 plan must be filed with the Court at 1100 Laurel Street, Columbia, SC 29201-2423 and served on the Chapter 13 Trustee, the debtor(s), and any attorney for the debtor(s) no later than 21 days after service of the Chapter 13 Plan, as computed under Fed. Rule Bankr. P. 9006(a). Objections to confirmation may be overruled if filed late or the objecting party fails to appear and prosecute the objection. If no objection is timely filed, the plan may be confirmed by the Court without further notice.

If you file and objection, you or your attorney must attend the hearing scheduled by the court on confirmation of the plan. Notice of the confirmation hearing is provided in section 9 of the Notice of Chapter 13 Bankruptcy Case. However, the Court may set an earlier status hearing on any objection upon notice to the applicable parties.

If you or your attorney do not take these steps, the court may decide that you do not oppose the relief sought in the plan and may enter an order confirming the plan.

Date: Oc	tober 4, 2019	/s/ Paul W. Owen, Jr.
_		Signature of Attorney/Pro Se Debtor
		Paul W. Owen, Jr.
_		Typed Printed Name
		P. O. Box 369, Orangeburg, SC 29116-0369
_		Address/Telephone/Facsimile/Email
		5753
_		District Court ID

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	lames Cornwell Searson, IV Cimberly B Searson	ase number	er 19-04292		
Debtor 1 Debtor 2 (Spouse, if filing)			list below the	_	
Case number: (If known)	19-04292 DISTRICT OF SOUTH CAROLINA			nation modification	
District of So Chapter 13 I				5/19	
Part 1: Notices	3				
To Debtor(s):	This form sets out options that may be appropriate in some cases, be indicate that the option is appropriate in your circumstances. Plans Federal Rules of Bankruptcy Procedure, this Court's local rules, and the following notice to graditary you must cheek each box that applies	s that do not condicial ruli	omply with the	Bankruptcy Code, the	
T. G. W.	In the following notice to creditors, you must check each box that applied				
To Creditors:	Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. Failure to object may constitute an implied acceptance of and consent to the relief requested in this document.				
	If you oppose the plan's treatment of your claim or any provision of thi confirmation. To determine the deadline to object to this plan, you n applicable Notice/Motion served with this plan. The Bankruptcy Cot objection to confirmation is filed. See Bankruptcy Rule 3015. In addition 3002, you must file a timely proof of claim in order to be paid under an interest from objecting to a claim.	nust consult that may confirm on, pursuant to l	e Notice of Ban this plan without Federal Rule of	kruptcy Case or ut further notice if no Bankruptcy Procedure	
	The following matters may be of particular importance. Debtors must c plan includes each of the following items. If an item is checked as "No will be ineffective if set out later in the plan.				
	on the amount of a secured claim, set out in Section 3.2, which may re	esult in 📝 I	ncluded	☐ Not Included	
1.2 Avoida	al payment or no payment at all to the secured creditor nee of a judicial lien or nonpossessory, nonpurchase-money security in in Section 3.4.	nterest, 📝 I	ncluded	☐ Not Included	
	dard provisions, set out in Part 8.		ncluded	✓ Not Included	
	Mortgage Payments: ongoing mortgage payments made by the trust plan, set out in Section 3.1(c) and in Part 8	ee	ncluded	✓ Not Included	
Part 2: Plan P	ayments and Length of Plan				
	tor submits to the supervision and control of the trustee all or such portion	n of future earn	ings or other fut	ure income as is necessary	

District of South Carolina

follows:

Unless all allowed claims (other than long-term claims) are fully paid pursuant to the plan, the debtor will make regular payments to the trustee as

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Debtor		James Cornwell Searson, IV Kimberly B Searson	Case number	19-04292
\$1,454	.00 per [Month for 60 months		
Insert a	dditional	lines if needed.		
		ustee may stipulate to a higher payment in ordulation is effective upon filing with the Cour		an without the necessity of a modification to
Addition	nal month	ly payments will be made to the extent neces	sary to make the payments to creditors s	pecified in this plan.
2.2	Regula	r payments to the trustee will be made from	n future income in the following manr	ier:
	Check a	The debtor will make payments pursuant to The debtor will make payments directly to Other (specify method of payment):		
2.3 Inco	me tax r	efunds.		
Che	ck one. √	The debtor will retain any income tax refun	ds received during the plan term.	
		The debtor will treat income refunds as foll	ows:	
Part 3: To receive and Forcelaim is treated a automat secured	ive a distr ms, must treated as as unsecur ic stay by claim. Th	None. If "None" is checked, the rest of § 2. nent of Secured Claims abution from the trustee, a proof of claim, income filed with the Court. For purposes of planes secured in a confirmed plan and the affected ed for purposes of plan distribution. Any croorder, surrender, or through operation of the is provision also applies to creditors who may	luding adequate supporting documentation distribution, a claim shall be treated as pure creditor elects to file an unsecured claim reditor holding a claim secured by proper plan will receive no further distribution by claim an interest in, or lien on, property	on and filed in compliance with Official Rules rovided for in a confirmed plan. However, if a n, such claim, unless timely amended, shall be rty that is removed from the protection of the from the chapter 13 trustee on account of any y that is removed from the protection of the e, but does not apply if the sole reason for its
applicat provision filed a ti property	ion arises ons will no imely proo of from the	under 11 U.S.C. § 362(c)(3) or (c)(4). Any for the paid, will be distributed according to the of of claim may file an itemized proof of claim	unds that would have otherwise been pa remaining terms of the plan. Any credi in for any unsecured deficiency within a editors that will be paid directly by the d	id to a creditor, but pursuant to these tor affected by these provisions and who has reasonable time after the removal of the ebtor may continue sending standard payment
3.1	Mainte	nance of payments and cure or waiver of d	efault, if any.	
	Check o	all that apply. Only relevant sections need to	be reproduced.	
	✓	None. If "None" is checked, the rest of § 3. 3.1(a) The debtor is not in default and will below, with any changes required by the appayments will be disbursed directly by the	maintain the current contractual installn plicable contract and noticed in conform	
	of Credite Lynch		Collateral 01K	
	Lynch		01K	
		claims as needed.	-	
		3.1(b) The debtor is in default and will mai with any changes required by the applicable		payments on the secured claims listed below, any applicable rules. The arrearage

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Effective May 1, 2019 Chapter 13 Plan Page 3

payments will be disbursed by the trustee, with interest, if any, at the rate stated. The trustee shall pay the arrearage as stated in

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Debtor		James Corn Kimberly B S	well Searson, IV Searson		Cas	se number	19-0429)2	
		the creditor'	s allowed claim or	as otherwise ordere	d by the Court.				
	⋠	accordance	with the Operating	Order of the Judge	gage payments to the t assigned to this case ar ae terms of the Operation	d as provided	in Section		
				engage in loss mitigase. Refer to section	ation efforts with 8.1 for any nonstanda				ines or procedures
		3.1 (e) Other		is treated as set fort	th in section 8.1. This is provided in Section		be effecti	ve only if the	e applicable box in
		Insert addit	ional claims as nee	eded					
3.2	Requ	est for valuatio	n of security and	modification of uno	dersecured claims. Ch	eck one.			
					not be completed or re only if the applicable		of this pla	n is checked	<i>1</i> .
	⋠	secured clain Estimated an motion or cl value of a se	m listed below, the mount of secured caims objection file becured claim listed	debtor states that the laim. For secured c d after the government in a proof of claim f	nine the value of the se e value of the secured laims of governmental ental unit files its proof filed in accordance with ue of the secured claim	claim should b units, unless o f of claim or af h the Bankrupt	therwise of ter the tine cy Rules	ut in the colu ordered by the ne for filing occurreds over	umn headed ne Court after one has expired, the r any contrary
		under Part 5 allowed clai	.1 of this plan. If the model is the treated in the	ne estimated amount n its entirety as an u	ceeds the amount of th of a creditor's secured nsecured claim under F d on the proof of claim	l claim is listed Part 5.1 of this	l below as plan. Unle	having no vess otherwise	value, the creditor's e ordered by the
		section 1325 secured cred	5(a)(5)(B)(i). Unles litor paid the allow	ss there is a non-filing ed secured claim pro	applies, holders of sec ag co-debtor who conti- ovided for by this plan y (30) days from the en	nues to owe an shall release it	obligatio s liens at	n secured by	the lien, any
Name of creditor		Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Estimated an		Interest rate	Estimated monthly payment to creditor (disbursed by the trustee)
Wells Fargo Dealer Service	es	\$9,376.00	2015 Toyota Corolla 43,000 miles VIN: 2T1BURHE OFC39997	\$9,376.00	\$0.00	\$9,37	76.00	6.25%	\$183.00
33. 1100				+5,5. 5.55	Ψ0.00	Ψ0,01			(or more)

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Debtor James Cornwell Searson, IV Kimberly B Searson			Cas	e number 19	-04292			
nsert ad	lditiona	l claims as need	ed.					
3.3	Other	secured claims	s excluded from 11	l U.S.C. § 506 and	l not otherwise addres	ssed herein.		
Chec	rk one. ✔	None. If "No	one" is checked, the	e rest of § 3.3 need	not be completed or rep	oroduced.		
3.4	,	avoidance.			•			
Check or	1e.							
					not be completed or reponly if the applicable l		nis plan is checked	ı
	•	which the de security inter order confirr claim in Part in full as a se	btor would have be rest securing a clair ning the plan. The a 5.1 to the extent al	en entitled under 1 m listed below will amount of the judic llowed. The amoun the plan. See 11 U.	noney security interests 1 U.S.C. § 522(b). Unlobe avoided to the extencial lien or security intert, if any, of the judicial S.C. § 522(f) and Bank ch lien.	ess otherwise order at that it impairs surest that is avoided lien or security in	ered by the Court, ach exemptions up I will be treated as terest that is not a	a judicial lien or on entry of the an unsecured voided will be paid
		Choose the	appropriate form fo	or lien avoidance				
Name of creditor description of propesecuring Comen Bank/Lee Bryan	r and tion erty g lien nity an	Estimated amount of lien	Total of all senior/unavoida ble liens	Applicable Exemption and Code Section	Value of debtor's interest in property		not Amount of paid	lien avoided
105 Iris Walterl o, SC 29488 Colleto County 3BR, 1 ba hon	bor on / .5	\$2,429.00	\$72,807.00	5,000.00 S.C. Code Ann. § 15-41-30(A)(1)(a)	\$75,000.00	\$0.0	00	ALL
		Use this for	avoidance of liens	on co-owned prope	erty only.			
Name of creditor description of propersecuring	r and tion erty	Total equity (value of debtor's property less senior/unavoi dable liens)	Debtor's equity (Total equity multiplied by debtor's proportional interest in property)	Applicable Exemption and Code Section	Non-exempt equity (Debtor's equity less exemption)	Estimated lien	Amount of lien not avoided(to be paid in 3.2 above)	Amount of lien avoided
-NONE	-							
nsert ad	 lditiona	 l claims as need	ed.					
3.5	Surre	nder of collater	al.					
Chec	ek one. □ ✔	The debtor e	lects to surrender tl	he collateral that se	not be completed or rep cures the claim of the c § 362(a) be terminated	reditor listed belo		

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Debto	or	James Cornwell Searson, IV Kimberly B Searson		Case number	19-04292		
		claim may file an amended proc	of of claim itemizing the defic	eiency resulting from the	y creditor who has filed a timely proof of disposition of the collateral within a ed, will be treated in Part 5.1 below.		
	of Cred Financia	itor I Services LLC	Collate Dell La				
Insert o	additiona	l claims as needed.					
Part 4	Trea	tment of Fees and Priority Claim	s				
payme: Court.	nts on ass Trustee's	pay all post-petition priority obliga- sumed executory contracts or leases	s, directly to the holder of the	claim as the obligations c	ion domestic support, and pay regular come due, unless otherwise ordered by the ose treated in § 4.5, will be paid in full		
4.2	Trust	ee's fees					
Trustee	e's fees a	re governed by statute and may cha	nge during the course of the c	case.			
4.3	Attor	ney's fees.					
	a.	statement filed in this case. Fee disbursed by the trustee as followed disburse a dollar amount consist balance of the attorney's competench month after payment of trust instances where an attorney ass	es entitled to be paid through ows: Following confirmation of stent with the Judge's guideling ensation as allowed by the Co- ustee fees, allowed secured claumes representation in a pend	the plan and any supplem of the plan and unless the nes to the attorney from the ourt shall be paid, to the exaims and pre-petition arrealing pro se case and a pla	identified in the Rule 2016(b) disclosure nental fees as approved by the Court shall be Court orders otherwise, the trustee shall ne initial disbursement. Thereafter, the extent then due, with all funds remaining parages on domestic support obligations. In n is confirmed, a separate order may be n of the attorney's fees in advance of		
	b.	b. If, as an alternative to the above treatment, the debtor's attorney has received a retainer and cost advance and agreed to file fee applications for compensation and expenses in this case pursuant to 11 U.S.C. § 330, the retainer and cost advance shall be held in trust until fees and expense reimbursements are approved by the Court. Prior to the filing of this case, the attorney has received \$ and for plan confirmation purposes only, the fees and expenses of counsel are estimated at \$ or less.					
4.4	Prior	ity claims other than attorney's fe	ees and those treated in § 4.5	5.			
					ic support obligations treated below, on a without further amendment of the plan.		
	Check	box below if there is a Domestic St	upport Obligation.				
		Domestic Support Claims . 11	U.S.C. § 507(a)(1):				
		a. Pre-petition arrearage DSO recipient), at the additional creditors a	e rate of \$ or more per		ort obligation arrearage to (state name of without interest, is paid in full. <i>Add</i>		
		b. The debtor shall pay a basis directly to the c		port obligations as define	d in 11 U.S.C. § 101(14A) on a timely		

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Any party entitled to collect child support or alimony under applicable non-bankruptcy law may collect those

obligations from property that is not property of the estate or with respect to the withholding of income that is property

c.

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Debtor	James Cornwell Searson, IV Kimberly B Searson	Case number	19-04292
	of the estate or property of the debtor for paym order or a statute.	ent of a domestic support obli	gation under a judicial or administrative
4.5	Domestic support obligations assigned or owed to a governmen	tal unit and paid less than f	ull amount.
	Check one. ✓ None. If "None" is checked, the rest of § 4.5 need not be	completed or reproduced.	
Part 5:	Treatment of Nonpriority Unsecured Claims		
5.1	Nonpriority unsecured claims not separately classified. Check of	one	
	Allowed nonpriority unsecured claims that are not separately classic available after payment of all other allowed claims.	ified will be paid, pro rata by	the trustee to the extent that funds are
✓	The debtor estimates payments of less than 100% of claims. The debtor proposes payment of 100% of claims. The debtor proposes payment of 100% of claims plus interest at	the rate of %.	
5.2	Maintenance of payments and cure of any default on nonpriori	ty unsecured claims. Check	one.
	None. If "None" is checked, the rest of § 5.2 need not be	completed or reproduced.	
5.3	Other separately classified nonpriority unsecured claims. Chec	k one.	
	None. If "None" is checked, the rest of § 5.3 need not be	completed or reproduced.	
Part 6:	Executory Contracts and Unexpired Leases		
6.1	The executory contracts and unexpired leases listed below are a contracts and unexpired leases are rejected. <i>Check one</i> .	assumed and will be treated	as specified. All other executory
	None. If "None" is checked, the rest of § 6.1 need not be	completed or reproduced.	
Part 7:	Vesting of Property of the Estate		
7.1	Property of the estate will vest in the debtor as stated below:		
*	Upon confirmation of the plan, property of the estate will remain premain with the debtor. The chapter 13 trustee shall have no responsible for protecting the estate from any liability plan is intended to waive or affect adversely any rights of the debt the debtor.	onsibility regarding the use or ty resulting from operation of	maintenance of property of the estate. a business by the debtor. Nothing in the
	Other. The debtor is proposing a non-standard provision for vest only if the applicable box in Section 1.3 of this plan is checked an		
Part 8:	Nonstandard Plan Provisions		
8.1	Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not be	e completed or reproduced.	

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Debtor	James Cornwell Searson, IV	Case number	19-04292	
	Kimberly B Searson			

In addition to the below, the provisions of the assigned Judge's Operating Order In re: Conduit Mortgage Payment in Chapter 13 Cases are incorporated herein.

Mortgage payments, including pre-petition arrears, will be paid and cured by the Trustee as follows:

Name of Creditor	Description of Collateral (note if principal residence; include county tax map number and complete street address)	Current installment payment (ongoing payment amount) *	Monthly payment to cure GAP ** (post-petition mortgage payments for the two (2) months immediately following the event beginning conduit)	Estimated amount of PRE-PETITION ARREARAGE** (including the month of filing or conversion)*	Monthly payment on pre-petition arrearage
Truhome Solutions	Home & Land 105 Iris Drive, Walterboro, SC TMS No.: 147-11-00-047	\$550.00 Escrow for taxes: X? Yes ? No Escrow for insurance: X? Yes ? No	\$19.00 Or more	\$7,328.00	\$123.00 Or more
		\$ Escrow for taxes: ? Yes ? No Escrow for insurance: ? Yes ? No	\$ Or more	\$	\$ Or more

^{*} Unless otherwise ordered by the court, the amounts listed on a compliant proof of claim or a Notice filed under FRBP 3002(c) control over any contrary amounts above, and any Notice of Payment Change that might be filed to amend the ongoing monthly payment amount.

All payments due to the Mortgage Creditor as described in any allowed Notice of Post-petition Mortgage Fees, Expenses, and Charges under F.R.B.P. 3002.1, filed with the Court, will be paid by the Trustee, on a pro rata basis as funds are available. See the Operating Order of the Judge assigned to this case.

Once the trustee has filed a Notice of Final Cure under F.R.B.P. 3002.1(f), the debtor shall be directly responsible for ongoing mortgage payments and any further post-petition fees and charges.

^{**} The Gap will be calculated from the payment amounts reflected in the Official Form 410A Mortgage Proof of Claim Attachment and any Notice of Payment Change that might be filed to amend the monthly payment amount, but should not be included in the prepetition arrears amount.

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Debtor	James Cornwell Searson, IV Kimberly B Searson	Case number 19-04292
IN RE:		CASE NO: CHAPTER: 13
	James Cornwell Searson, IV Kimberly B Searson DEBTOR(S)	DEBTORS' STATEMENT IN SUPPORT OF CONFIRMATION
(1 tr (2	1) The obligations set forth in the plan, including the rustee and/or directly to creditors; 2) The consequences of any default under the plan in 3) That debtor(s) may not agree to sell property, or sell property.	ebtor(s) hereby state that they understand the following: e amount, method, and timing of payments made to the including the direct payments to creditors; and ell property, employ professionals, or incur debt (including nout the advance authorization of the Bankruptcy Court.
Date _	October 4, 2019	By: /s/ James Cornwell Searson, IV
	October 4, 2019	Debtor By: /s/ Kimberly B Searson Joint Debtor
9.1 Si	Signatures: ignatures of debtor and debtor attorney the debtor and the attorney for the debtor, if any, must sign belo	w.
Jame	ames Cornwell Searson, IV es Cornwell Searson, IV ture of Debtor 1	/s/ Kimberly B Searson Kimberly B Searson Signature of Debtor 2
X /s/ Pa	aul Owen Owen 05753 ture of Attorney for debtor DCID#	Executed on October 4, 2019 te October 4, 2019

By filing this document, the debtor, if not represented by an attorney, or the debtor and the attorney for the debtor certify(ies) that this Chapter 13 plan contains no nonstandard provision other than those set out in Part 8.

PROOF OF SERVICE BY MAIL

I, Rhonda Berry, declare that I am a resident of or employed in the County of Orangeburg, State

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Debtor	James Cornwell Searson, IV	Case number	19-04292	
-	Kimberly B Searson			

of <u>Carolina</u>. My address is <u>296 Green St., Orangeburg, SC</u>. I am over the age of eighteen years of age and am not a party to this case.

On <u>October 4, 2019</u>, I served the Notice of Confirmation Hearing and Chapter 13 Plan on the parties listed below, by placing true and correct copies thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States Mail at **Orangeburg, SC** addressed as follows:

Ashro
1112 7th Ave
Monroe, WI 53566
Capital One
Attn: Bankruptcy
Po Box 30285
Salt Lake City, UT 84130
Comenity Bank/Lane Bryant
Attn: Bankruptcy
Po Box 182125
Columbus, OH 43218
Cpm Federal Credit Uni
Pob 62229
Charleston, SC 29419
Credit First National Association
Attn: Bankruptcy
Po Box 81315
Cleveland, OH 44181
Dell Financial Services LLC
Attn: President/CEO
Po Box 81577
Austin, TX 78708
Genesis Bc/celtic Bank
Attn: Bankruptcy
268 South State Street Ste 300
Salt Lake City, UT 84111
Internal Revenue Service
Attn: Insolvency
1835 Assembly St., 6th Floor
Columbia, SC 29201
Internal Revenue Service
PO Box 7346
Philadelphia, PA 19101-7346
Jefferson Capital Systems, LLC
Po Box 1999
Saint Cloud, MN 56302
Portfolio Recovery
Po Box 41021
Norfolk, VA 23541
South Carolina Dept. of Revenue
PO Box 12265
Columbia, SC 29211
Synchrony Bank
Attn: Bankruptcy
Po Box 965060 Orlando, El 33896
Orlando, FL 32896 Truhome Solutions
9601 Legler Road
Lenexa, KS 66219 Wells Fargo Dealer Services
Wells I algo Dealer Services

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Debtor	James Cornwell Searson, IV Kimberly B Searson	Case number	19-04292
Attn: Ban Po Box 19 Irvine, CA	9657		
1835 Asse	US Trustee embly St., Ste 953 , SC 29201		
I declare on <u>Octobe</u>	under penalty of perjury that the foregoiner 4, 2019.	ng is true and correct, and that	this declaration was executed
/s/ Rhon	da Berry		
Signatu	re		
Sworn an	nd subscribed to before me this 4th day	of <u>October</u> , 2019	
		/s/ Paul W. Owen, Jr.	
		Notary Public	_